## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

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STIPULATION FOR DISMISSAL	
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The Plaintiffs and the Defendants, by and through their respective counsel, stipulate that all causes of action herein should be dismissed with prejudice, each party to pay their own court costs, and the temporary restraining order entered on June 29, 2006 (filing no. 24) should be dissolved.

Dated this 22nd day of May, 2007.

MIKE GROENE, et al., Plaintiffs

COLEEN SENG, and THOMAS K. CASADY, Defendants

BY: s/Gene Summerlin

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MIKE FAHEY, THOMAS H. WARREN,

RIVKAH SASS, STACEY ALDRICH, and RONALD W. ROSKENS, Defendants

BY: s/Thomas O. Mumgaard THOMAS O. MUMGAARD, No. 16004 Deputy City Attorney 1819 Farnam Street, Suite 804 Omaha, NE 68183 Ph.: (402) 444-5137 tmumgaard@ci.omaha.ne.us Attorney for the Defendants

JULIE M. HANEY, Defendant

BY: s/Bernard J. Monbouquette Bernard J. Monbouquette, No. 18927 Douglas County Attorney's Office 1819 Farnam Street Suite 909 Omaha, Nebraska 68183 bmonboug@co.douglas.ne.us Attorney for the Defendant

BY: s/Richard C. Anderson

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JAY VAVRICEK, STEVE LAMKEN, and STEVE FOSSELMAN, Defendants

BY: s/Dale M. Shotkoski

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